

HOUSE BILL No. 1194

DIGEST OF HB 1194 (Updated January 28, 2004 6:04 pm - DI 107)

Citations Affected: IC 10-13; IC 12-14; IC 31-9; IC 31-33; IC 31-34; IC 31-37; IC 31-39.

Synopsis: Child abuse reporting. Provides that a CPS child abuse or neglect report may conclude that abuse or neglect is indicated. (Current law allows only substantiated and unsubstantiated findings.) Provides that criminal history checks are required of certain individuals.

Effective: July 1, 2004.

Avery, Summers, Budak, Orentlicher

January 13, 2004, read first time and referred to Committee on Human Affairs. January 29, 2004, amended, reported — Do Pass.





Second Regular Session 113th General Assembly (2004)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2003 Regular Session of the General Assembly.

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HOUSE BILL No. 1194

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A BILL FOR AN ACT to amend the Indiana Code concerning family law and juvenile law.

Be it enacted by the General Assembly of the State of Indiana:

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1	SECTION 1. IC 10-13-3-6, AS ADDED BY P.L.2-2003, SECTION
1	· · · · · · · · · · · · · · · · · · ·
2	4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1,
3	2004]: Sec. 6. (a) As used in this chapter, "criminal justice agency"
4	means any agency or department of any level of government whose
5	principal function is:

- (1) the apprehension, prosecution, adjudication, incarceration, probation, rehabilitation, or representation of criminal offenders;
- (2) the location of parents with child support obligations under 42 U.S.C. 653;
- (3) the licensing and regulating of riverboat gambling operations; or
 - (4) the licensing and regulating of pari-mutuel horse racing operations.
- (b) The term includes the following:
 - (1) The office of the attorney general.
- (2) The Medicaid fraud control unit, for the purpose of investigating offenses involving Medicaid.

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1	(3) A nongovernmental entity that performs as its principal
2	function the:
3	(A) apprehension, prosecution, adjudication, incarceration, or
4	rehabilitation of criminal offenders;
5	(B) location of parents with child support obligations under 42
6	U.S.C. 653;
7	(C) licensing and regulating of riverboat gambling operations;
8	or
9	(D) licensing and regulating of pari-mutuel horse racing
10	operations;
11	under a contract with an agency or department of any level of
12	government.
13	(4) An employee of the division of family of children, a
14	caseworker (as defined in IC 31-9-2-11), or a juvenile
15	probation officer conducting a criminal history check (as
16	defined in IC 31-9-2-29.7) under IC 12-14-25.5-3, IC 31-34, or
17	IC 31-37 to determine the appropriateness of an out-of-home
18	placement for a:
19	(A) child at imminent risk of placement;
20	(B) child in need of services; or
21	(C) delinquent child.
22	SECTION 2. IC 12-14-25.5-3 IS AMENDED TO READ AS
23	FOLLOWS [EFFECTIVE JULY 1, 2004]: Sec. 3. (a) Family
24	preservation services may provide:
25	(1) comprehensive, coordinated, flexible, and accessible services;
26	(2) intervention as early as possible with emphasis on establishing
27	a safe and nurturing environment;
28	(3) services to families who have members placed in care settings
29	outside the nuclear family; and
30	(4) planning options for temporary placement outside the family
31 32	if it would endanger the child to remain in the home.
33	(b) Family preservation services may not include a temporary out-of-home placement if a person who is:
34	(1) currently residing in the location designated as the
35	out-of-home placement; or
36	(2) expected to be residing in the location designated as the
37	out-of-home placement during the time the child at imminent
38	risk of placement would be placed in the location;
39	has committed an act resulting in a substantiated report of child
40	abuse or neglect or has a juvenile adjudication or a conviction for
41	a felony listed in IC 12-17.4-4-11.
12	(c) Refore placing a child at imminent risk of placement in a



1	temporary out-of-home placement, the county office of family and
2	children shall conduct a criminal history check (as defined in
3	IC 31-9-2-29.7) for each person described in subsection (b)(1) and
4	(b)(2). However, the county office of family and children is not
5	required to conduct a criminal history check under this section if
6	the temporary out-of-home placement is made to an entity or
7	facility that is not a residence (as defined in IC 3-5-2-42.5) or that
8	is licensed by the state.
9	SECTION 3. IC 31-9-2-29.7 IS ADDED TO THE INDIANA CODE
10	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
11	1, 2004]: Sec. 29.7. "Criminal history check", for purposes of
12	IC 31-34 and IC 31-37, means a report consisting of:
13	(1) criminal history data (as defined in IC 10-13-3-5);
14	(2) each substantiated report of child abuse or neglect; and
15	(3) each adjudication for a delinquent act described in
16	IC 31-37-1-2.
17	SECTION 4. IC 31-9-2-58.5 IS ADDED TO THE INDIANA CODE
18	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
19	1, 2004]: Sec. 58.5. "Indicated", for purposes of IC 31-33-8-12,
20	means facts obtained during an investigation of suspected child
21	abuse or neglect that:
22	(1) provide:
23	(A) significant indications that a child may be at risk for
24	abuse or neglect; or
25	(B) evidence that abuse or neglect previously occurred;
26	and
27	(2) cannot be classified as substantiated or unsubstantiated.
28	SECTION 5. IC 31-33-8-12 IS AMENDED TO READ AS
29	FOLLOWS [EFFECTIVE JULY 1, 2004]: Sec. 12. (a) Upon
30	completion of an investigation, the local child protection service shall
31	classify reports as substantiated, indicated , or unsubstantiated.
32	(b) Except as provided in subsection (c), a local child protection
33	service shall expunge investigation records one (1) year after a
34	report has been classified as indicated under subsection (a).
35	(c) If a local child protection service has:
36	(1) classified a report under subsection (a) as indicated; and
37	(2) not expunged the report under subsection (b);
38	and the subject of the report is the subject of a subsequent report,
39	the one (1) year period in subsection (b) is tolled for one (1) year
40	after the date of the subsequent report.
41	SECTION 6. IC 31-33-18-2 IS AMENDED TO READ AS

FOLLOWS [EFFECTIVE JULY 1, 2004]: Sec. 2. The reports and other



1	material described in section 1 of this chapter shall be made available
2	only to the following:
3	(1) Persons authorized by this article.
4	(2) A legally mandated public or private child protective agency
5	investigating a report of child abuse or neglect or treating a child
6	or family that is the subject of a report or record.
7	(3) A police or other law enforcement agency, prosecuting
8	attorney, or coroner in the case of the death of a child who is
9	investigating a report of a child who may be a victim of child
.0	abuse or neglect.
1	(4) A physician who has before the physician a child whom the
2	physician reasonably suspects may be a victim of child abuse or
.3	neglect.
.4	(5) An individual legally authorized to place a child in protective
.5	custody if: (A) the individual has before the individual a skild whem the
.6	(A) the individual has before the individual a child whom the individual reasonably suspects may be a victim of abuse or
.7	neglect; and
.8 .9	(B) the individual requires the information in the report or
	record to determine whether to place the child in protective
20 21	custody;
22	(6) An agency having the legal responsibility or authorization to
23	care for, treat, or supervise a child who is the subject of a report
24	or record or a parent, guardian, custodian, or other person who is
25	responsible for the child's welfare.
26	(7) An individual named in the report or record who is alleged to
27	be abused or neglected or, if the individual named in the report is
28	a child or is otherwise incompetent, the individual's guardian ad
29	litem or the individual's court appointed special advocate, or both.
50	(8) Each parent, guardian, custodian, or other person responsible
31	for the welfare of a child named in a report or record and an
32	attorney of the person described under this subdivision, with
33	protection for the identity of reporters and other appropriate
34	individuals.
55	(9) A court, upon the court's finding that access to the records
66	may be necessary for determination of an issue before the court.
37	However, access is limited to in camera inspection unless the
8	court determines that public disclosure of the information
19	contained in the records is necessary for the resolution of an issue
10	then pending before the court.
1	(10) A grand jury upon the grand jury's determination that access
12	to the records is necessary in the conduct of the grand jury's



1	official business.
2	(11) An appropriate state or local official responsible for the child
3	protective service or legislation carrying out the official's official
4	functions.
5	(12) A foster care review board established by a juvenile court
6	under IC 31-34-21-9 (or IC 31-6-4-19 before its repeal) upon the
7	court's determination that access to the records is necessary to
8	enable the foster care review board to carry out the board's
9	purpose under IC 31-34-21.
10	(13) The community child protection team appointed under
11	IC 31-33-3 (or IC 31-6-11-14 before its repeal), upon request, to
12	enable the team to carry out the team's purpose under IC 31-33-3.
13	(14) A person about whom a report has been made, with
14	protection for the identity of:
15	(A) any person reporting known or suspected child abuse or
16	neglect; and
17	(B) any other person if the person or agency making the
18	information available finds that disclosure of the information
19	would be likely to endanger the life or safety of the person.
20	(15) An employee of the division of family and children, a
21	caseworker, or a juvenile probation officer conducting a
22	criminal history check under IC 12-14-25.5-3, IC 31-34, or
23	IC 31-37 to determine the appropriateness of an out-of-home
24	placement for a:
25	(A) child at imminent risk of placement;
26	(B) child in need of services; or
27	(C) delinquent child.
28	The results of a criminal history check conducted under this
29	subdivision must be disclosed to a court determining the
30	placement of a child described in clauses (A) through (C).
31	SECTION 7. IC 31-34-4-2 IS AMENDED TO READ AS
32	FOLLOWS [EFFECTIVE JULY 1, 2004]: Sec. 2. (a) If a child alleged
33	to be a child in need of services is taken into custody under an order of
34	the court under this chapter, the court shall consider placing the child
35	with a suitable and willing blood or adoptive relative caretaker,
36	including a grandparent, an aunt, an uncle, or an adult sibling, before
37	considering any other out-of-home placement.
38	(b) Before placing a child in need of services with a blood relative
39	or an adoptive relative caretaker, the court may order the division of
40	family and children to:

(1) complete a home study of the relative's home; and

(2) provide the court with a placement recommendation.



1	(c) Except as provided in subsection (e), before placing a child
2	in need of services in an out-of-home placement, including
3	placement with a blood or an adoptive relative caretaker, the court
4	shall order the division of family and children to conduct a
5	criminal history check of each person who is:
6	(1) currently residing in the location designated as the
7	out-of-home placement; or
8	(2) expected to be residing in the location designated as the
9	out-of-home placement during the time the child would be
10	placed in the location.
11	(d) A court may not order an out-of-home placement if a person
12	described in subsection $(c)(1)$ or $(c)(2)$ has:
13	(1) committed an act resulting in a substantiated report of
14	child abuse or neglect; or
15	(2) been convicted of a felony listed in IC 12-17.4-4-11 or had
16	a juvenile adjudication for an act that would be a felony listed
17	in IC 12-17.4-4-11 if committed by an adult.
18	(e) The court is not required to order the division of family and
19	children to conduct a criminal history check under subsection (c)
20	if the court orders an out-of-home placement to an entity or a
21	facility that is not a residence (as defined in IC 3-5-2-42.5) or that
22	is licensed by the state.
23	SECTION 8. IC 31-34-18-6.1 IS AMENDED TO READ AS
24	FOLLOWS [EFFECTIVE JULY 1, 2004]: Sec. 6.1. (a) The
25	predispositional report prepared by a probation officer or caseworker
26	shall include the following information:
27	(1) A description of all dispositional options considered in
28	preparing the report.
29	(2) An evaluation of each of the options considered in relation to
30	the plan of care, treatment, rehabilitation, or placement
31	recommended under the guidelines described in section 4 of this
32	chapter.
33	(3) The name, occupation and position, and any relationship to the
34	child of each person with whom the preparer of the report
35	conferred as provided in section 1.1 of this chapter.
36	(b) If a probation officer or a caseworker is considering an
37	out-of-home placement, including placement with a blood or an
38	adoptive relative caretaker, the probation officer or caseworker
39	shall conduct a criminal history check for each person who is:
40	(1) currently residing in the location designated as the
41	out-of-home placement; or

(2) expected to be residing in the location designated as the



1	out-of-home placement during the time the child would be
2	placed in the location.
3	The results of the criminal history check must be included in the
4	predispositional report.
5	(c) A probation officer or caseworker is not required to conduct
6	a criminal history check under this section if:
7	(1) the probation officer or caseworker is considering only an
8	out-of-home placement to an entity or facility that:
9	(A) is not a residence (as defined in IC 3-5-2-42.5); or
10	(B) is licensed by the state; or
11	(2) placement under this section is undetermined at the time
12	the predispositional report is prepared.
13	SECTION 9. IC 31-34-19-7 IS AMENDED TO READ AS
14	FOLLOWS [EFFECTIVE JULY 1, 2004]: Sec. 7. (a) A court may not
15	enter a dispositional decree under subsection (b) if a person who is:
16	(1) currently residing in the location designated as the
17	out-of-home placement; or
18	(2) expected to be residing in the location designated as the
19	out-of-home placement during the time the child would be
20	placed in the location;
21	has committed an act resulting in a substantiated report of child
22	abuse or neglect, has a juvenile adjudication for an act that would
23	be a felony listed in IC 12-17.4-4-11 if committed by an adult, or
24	has a conviction for a felony listed in IC 12-17.4-4-11. If a criminal
25	history check has not been conducted before a dispositional decree
26	is entered under this section, the court shall order the probation
27	officer or caseworker who prepared the predispositional report to
28	conduct a criminal history check in the manner set forth in
29	IC 31-34-18-6.1.
30	(b) In addition to the factors under section 6 of this chapter, if the
31	court enters a dispositional decree regarding a child in need of services
32	that includes an out-of-home placement, the court shall consider
33	whether the child should be placed with the child's suitable and willing
34	blood or adoptive relative caretaker, including a grandparent, an aunt,
35	an uncle, or an adult sibling, before considering other out-of-home
36	placements for the child.
37	(c) The court is not required to order a probation officer or
38	caseworker to conduct a criminal history check under subsection
39	(a) if the court orders an out-of-home placement to an entity or a
40	facility that is not a residence (as defined in IC 3-5-2-42.5) or that
41	is licensed by the state.

SECTION 10. IC 31-34-20-1 IS AMENDED TO READ AS



1	FOLLOWS [EFFECTIVE JULY 1, 2004]: Sec. 1. Subject to section
2	1.5 of this chapter, if a child is a child in need of services, the juvenile
3	court may enter one (1) or more of the following dispositional decrees:
4	(1) Order supervision of the child by the probation department or
5	the county office of family and children.
6	(2) Order the child to receive outpatient treatment:
7	(A) at a social service agency or a psychological, a psychiatric,
8	a medical, or an educational facility; or
9	(B) from an individual practitioner.
10	(3) Remove the child from the child's home and place the child in
11	another home or shelter care facility. Placement under this
12	subdivision includes authorization to control and discipline the
13	child.
14	(4) Award wardship to a person or shelter care facility. Wardship
15	under this subdivision does not include the right to consent to the
16	child's adoption.
17	(5) Partially or completely emancipate the child under section 6
18	of this chapter.
19	(6) Order:
20	(A) the child; or
21	(B) the child's parent, guardian, or custodian;
22	to receive family services.
23	(7) Order a person who is a party to refrain from direct or indirect
24	contact with the child.
25	SECTION 11. IC 31-34-20-1.5 IS ADDED TO THE INDIANA
26	CODE AS A NEW SECTION TO READ AS FOLLOWS
27	[EFFECTIVE JULY 1, 2004]: Sec. 1.5. (a) The juvenile court may
28	not enter a dispositional decree placing a child in another home
29	under section 1(3) of this chapter or awarding wardship to a
30	person under section 1(4) of this chapter if a person who is:
31	(1) currently residing in the home in which the child would be
32	placed under section 1(3) or 1(4) of this chapter; or
33	(2) expected to be residing in the home in which the child
34	would be placed under section 1(3) or 1(4) of this chapter
35	during the time the child would be placed in the home;
36	has committed an act resulting in a substantiated report of child
37	abuse or neglect, has a juvenile adjudication for an act that would
38	be a felony listed in IC 12-17.4-4-11 if committed by an adult, or
39	has a conviction for a felony listed in IC 12-17.4-4-11.
40	(b) The juvenile court shall order the probation officer or
41	caseworker who prepared the predispositional report to conduct
42	a criminal history check to determine if a person described in



substantiated report of child abuse or neglect has a juvenile adjudication for an act that would be a felony listed in IC 12-17.4-4-11 if committed by an adult, or has a conviction for a felony listed in IC 12-17.4-4-11. However, the juvenile court is not required to order a criminal history check under this section if criminal history information under IC 31-34-4-2, IC 31-34-18-6.1, or IC 31-34-19-7 establishes whether a person described in subsection (a)(1) or (a)(2) has committed an act resulting in a substantiated report of child abuse or neglect, has a juvenile adjudication for an act that would be a felony listed in IC 12-17.4-4-11 if committed by an adult, or has a conviction for a felony listed in IC 12-17.4-4-11.

SECTION 12. IC 31-34-21-7.5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2004]: Sec. 7.5. (a) The juvenile court may not approve a permanency plan under subsection (c)(1)(D) or (c)(1)(E) if a person who is:

- (1) currently residing with a person described in subsection (c)(1)(D) or (c)(1)(E); or
- (2) expected to be residing with a person described in subsection (c)(1)(D) or (c)(1)(E) during the time the child would be placed in the location;

has committed an act resulting in a substantiated report of child abuse or neglect, has a juvenile adjudication for an act that would be a felony listed in IC 12-17.4-4-11 if committed by an adult, or has a conviction for a felony listed in IC 12-17.4-4-11.

(b) The juvenile court shall order the probation officer or caseworker who prepared the predispositional report to conduct a criminal history check to determine if a person described in subsection (a)(1) or (a)(2) has committed an act resulting in a substantiated report of child abuse or neglect, has a juvenile adjudication for an act that would be a felony listed in IC 12-17.4-4-11 if committed by an adult, or has a conviction for a felony listed in IC 12-17.4-4-11. However, the juvenile court is not required to order a criminal history check under this section if criminal history information under IC 31-34-4-2, IC 31-34-18-6.1, IC 31-34-19-7, or IC 31-34-20-1.5 establishes whether a person described in subsection (a)(1) or (a)(2) has committed an act resulting in a substantiated report of child abuse or neglect, has a juvenile adjudication for an act that would be a felony listed in IC 12-17.4-4-11 if committed by an adult, or has a conviction for a felony listed in IC 12-17.4-4-11.

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1	(c) A permanency plan under this chapter includes the following:
2	(1) The intended permanent or long term arrangements for care
3	and custody of the child that may include any of the following
4	arrangements that the court considers most appropriate and
5	consistent with the best interests of the child:
6	(A) Return to or continuation of existing custodial care within
7	the home of the child's parent, guardian, or custodian or
8	placement of the child with the child's noncustodial parent.
9	(B) Initiation of a proceeding by the agency or appropriate
10	person for termination of the parent-child relationship under
11	IC 31-35.
12	(C) Placement of the child for adoption.
13	(D) Placement of the child with a responsible person,
14	including:
15	(i) an adult sibling;
16	(ii) a grandparent;
17	(iii) an aunt;
18	(iv) an uncle; or
19	(v) other another relative;
20	who is able and willing to act as the child's permanent
21	custodian and carry out the responsibilities required by the
22	permanency plan.
23	(E) Appointment of a legal guardian. The legal guardian
24	appointed under this section is a caretaker in a judicially
25	created relationship between the child and caretaker that is
26	intended to be permanent and self-sustaining as evidenced by
27	the transfer to the caretaker of the following parental rights
28	with respect to the child:
29	(i) Care, custody, and control of the child.
30	(ii) Decision making concerning the child's upbringing.
31	(F) Placement of the child in another planned, permanent
32	living arrangement.
33	(2) A time schedule for implementing the applicable provisions
34	of the permanency plan.
35	(3) Provisions for temporary or interim arrangements for care and
36	custody of the child, pending completion of implementation of the
37	permanency plan.
38	(4) Other items required to be included in a case plan under
39	IC 31-34-15 or federal law, consistent with the permanent or long
40	term arrangements described by the permanency plan.
41	SECTION 13. IC 31-37-17-6.1 IS AMENDED TO READ AS
42	FOLLOWS [EFFECTIVE JULY 1, 2004]: Sec. 6.1. (a) The



1	predispositional report prepared by a probation officer or caseworker	
2	shall include the following information:	
3	(1) A description of all dispositional options considered in	
4	preparing the report.	
5	(2) An evaluation of each of the options considered in relation to	
6	the plan of care, treatment, rehabilitation, or placement	
7	recommended under the guidelines described in section 4 of this	
8	chapter.	
9	(3) The name, occupation and position, and any relationship to the	
10	child of each person with whom the preparer of the report	4
11	conferred as provided in section 1.1 of this chapter.	
12	(b) If a probation officer or a caseworker is considering an	
13	out-of-home placement, including placement with a blood or an	
14	adoptive relative caretaker, the probation officer or caseworker	
15	must conduct a criminal history check for each person who is:	
16	(1) currently residing in the location designated as the	4
17	out-of-home placement; or	
18	(2) expected to be residing in the location designated as the	
19	out-of-home placement during the time the child would be	
20	placed in the location.	
21	The results of the criminal history check must be included in the	
22	predispositional report.	
23	(c) A probation officer or caseworker is not required to conduct	
24	a criminal history check under this section if:	
25	(1) the probation officer or caseworker is considering only an	
26	out-of-home placement to an entity or a facility that:	
27	(A) is not a residence (as defined in IC 3-5-2-42.5); or	
28	(B) is licensed by the state; or	
29	(2) placement under this section is undetermined at the time	
30	the predispositional report is prepared.	
31	SECTION 14. IC 31-37-19-1 IS AMENDED TO READ AS	
32	FOLLOWS [EFFECTIVE JULY 1, 2004]: Sec. 1. Subject to section	
33	6.5 of this chapter, if a child is a delinquent child under IC 31-37-2,	
34	the juvenile court may enter one (1) or more of the following	
35	dispositional decrees:	
36	(1) Order supervision of the child by the probation department or	
37	the county office of family and children.	
38	(2) Order the child to receive outpatient treatment:	
39	(A) at a social service agency or a psychological, a psychiatric,	
40	a medical, or an educational facility; or	
41	(B) from an individual practitioner.	
42	(3) Remove the child from the child's home and place the child in	



1	another home or shelter care facility. Placement under this	
2	subdivision includes authorization to control and discipline the	
3	child.	
4	(4) Award wardship to a person or shelter care facility. Wardship	
5	under this subdivision does not include the right to consent to the	
6	child's adoption.	
7	(5) Partially or completely emancipate the child under section 27	
8	of this chapter.	
9	(6) Order:	
10	(A) the child; or	
11	(B) the child's parent, guardian, or custodian;	
12	to receive family services.	
13	(7) Order a person who is a party to refrain from direct or indirect	
14	contact with the child.	
15	SECTION 15. IC 31-37-19-6, AS AMENDED BY P.L.1-2003,	
16	SECTION 79, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
17	JULY 1,2004]: Sec. 6. (a) This section applies if a child is a delinquent	
18	child under IC 31-37-1.	
19	(b) Except as provided in section 10 of this chapter and subject to	
20	section 6.5 of this chapter, the juvenile court may:	
21	(1) enter any dispositional decree specified in section 5 of this	
22	chapter; and	
23	(2) take any of the following actions:	
24	(A) Award wardship to:	_
25	(i) the department of correction for housing in a correctional	
26	facility for children; or	
27	(ii) a community based correctional facility for children.	
28	Wardship under this subdivision does not include the right to	y
29	consent to the child's adoption.	
30	(B) If the child is less than seventeen (17) years of age, order	
31	confinement in a juvenile detention facility for not more than	
32	the lesser of:	
33	(i) ninety (90) days; or	
34	(ii) the maximum term of imprisonment that could have	
35	been imposed on the child if the child had been convicted as	
36	an adult offender for the act that the child committed under	
37	IC 31-37-1 (or IC 31-6-4-1(b)(1) before its repeal).	
38	(C) If the child is at least seventeen (17) years of age, order	
39	confinement in a juvenile detention facility for not more than	
40	the lesser of:	
41	(i) one hundred twenty (120) days; or	
42	(ii) the maximum term of imprisonment that could have	



1	been imposed on the child if the child had been convicted as
2	an adult offender for the act that the child committed under
3	IC 31-37-1 (or IC 31-6-4-1(b)(1) before its repeal).
4	(D) Remove the child from the child's home and place the
5	child in another home or shelter care facility. Placement under
6	this subdivision includes authorization to control and
7	discipline the child.
8	(E) Award wardship to a person or shelter care facility.
9	Wardship under this subdivision does not include the right to
10	consent to the child's adoption.
11	(F) Place the child in a secure private facility for children
12	licensed under the laws of a state. Placement under this
13	subdivision includes authorization to control and discipline the
14	child.
15	(G) Order a person who is a respondent in a proceeding under
16	IC 31-37-16 (before its repeal) or IC 34-26-5 to refrain from
17	direct or indirect contact with the child.
18	SECTION 16. IC 31-37-19-6.5 IS ADDED TO THE INDIANA
19	CODE AS A NEW SECTION TO READ AS FOLLOWS
20	[EFFECTIVE JULY 1, 2004]: Sec. 6.5. (a) The juvenile court may
21	not enter a dispositional decree placing a child in another home
22	under section $1(3)$ or $6(b)(D)$ of this chapter or awarding wardship
23	to a person under section 1(4) or 6(b)(E) of this chapter if a person
24	who is:
25	(1) currently residing in the home in which the child would be
26	placed under section under section 1(3), 1(4), 6(b)(D), or
27	6(b)(E) of this chapter; or
28	(2) expected to be residing in the home in which the child
29	would be placed under section $1(3)$, $1(4)$, $6(b)(D)$, or $6(b)(E)$ of
30	this chapter during the time the child would be placed in the
31	home;
32	has committed an act resulting in a substantiated report of child
33	abuse or neglect, has a juvenile adjudication for an act that would
34	be a felony listed in IC 12-17.4-4-11 if committed by an adult, or
35	has a conviction for a felony listed in IC 12-17.4-4-11.
36	(b) The juvenile court shall order the probation officer or
37	caseworker who prepared the predispositional report to conduct
38	a criminal history check to determine if a person described in
39	subsection (a)(1) or (a)(2) has committed an act resulting in a
40	substantiated report of child abuse or neglect, has a juvenile

adjudication for an act that would be a felony listed in

IC 12-17.4-4-11 if committed by an adult, or has a conviction for a



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felony listed in IC 12-17.4-4-11. However, the juvenile court is not
required to order a criminal history check under this section if
criminal history information under IC 31-37-17-6.1 establishes
whether a person described in subsection (a)(1) or (a)(2) has
committed an act resulting in a substantiated report of child abuse
or neglect, has a juvenile adjudication for an act that would be a
felony listed in IC 12-17.4-4-11 if committed by an adult, or has a
conviction for a felony listed in IC 12-17.4-4-11.
SECTION 17. IC 31-39-2-13.5 IS ADDED TO THE INDIANA
CODE AS A NEW SECTION TO READ AS FOLLOWS
[EFFECTIVE JULY 1, 2004]: Sec. 13.5. The records of the juvenile
court are available without a court order to an employee of the

division of family of children, a caseworker, or a juvenile probation officer conducting a criminal history check under IC 12-14-25.5-3, IC 31-34, or IC 31-37 to determine the appropriateness of an out-of-home placement for a:

- (1) child at imminent risk of placement;
- (2) child in need of services; or
 - (3) delinquent child.









COMMITTEE REPORT

Mr. Speaker: Your Committee on Human Affairs, to which was referred House Bill 1194, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 1, between the enacting clause and line 1, begin a new paragraph and insert:

"SECTION 1. IC 10-13-3-6, AS ADDED BY P.L.2-2003, SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2004]: Sec. 6. (a) As used in this chapter, "criminal justice agency" means any agency or department of any level of government whose principal function is:

- (1) the apprehension, prosecution, adjudication, incarceration, probation, rehabilitation, or representation of criminal offenders;
- (2) the location of parents with child support obligations under 42 U.S.C. 653;
- (3) the licensing and regulating of riverboat gambling operations; or
- (4) the licensing and regulating of pari-mutuel horse racing operations.
- (b) The term includes the following:
 - (1) The office of the attorney general.
 - (2) The Medicaid fraud control unit, for the purpose of investigating offenses involving Medicaid.
 - (3) A nongovernmental entity that performs as its principal function the:
 - (A) apprehension, prosecution, adjudication, incarceration, or rehabilitation of criminal offenders;
 - (B) location of parents with child support obligations under 42 U.S.C. 653;
 - (C) licensing and regulating of riverboat gambling operations; or
 - (D) licensing and regulating of pari-mutuel horse racing operations;

under a contract with an agency or department of any level of government.

(4) An employee of the division of family of children, a caseworker (as defined in IC 31-9-2-11), or a juvenile probation officer conducting a criminal history check (as defined in IC 31-9-2-29.7) under IC 12-14-25.5-3, IC 31-34, or IC 31-37 to determine the appropriateness of an out-of-home placement for a:

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- (A) child at imminent risk of placement;
- (B) child in need of services; or
- (C) delinquent child.

SECTION 2. IC 12-14-25.5-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2004]: Sec. 3. (a) Family preservation services may provide:

- (1) comprehensive, coordinated, flexible, and accessible services;
- (2) intervention as early as possible with emphasis on establishing a safe and nurturing environment;
- (3) services to families who have members placed in care settings outside the nuclear family; and
- (4) planning options for temporary placement outside the family if it would endanger the child to remain in the home.
- (b) Family preservation services may not include a temporary out-of-home placement if a person who is:
 - (1) currently residing in the location designated as the out-of-home placement; or
 - (2) expected to be residing in the location designated as the out-of-home placement during the time the child at imminent risk of placement would be placed in the location;

has committed an act resulting in a substantiated report of child abuse or neglect or has a juvenile adjudication or a conviction for a felony listed in IC 12-17.4-4-11.

(c) Before placing a child at imminent risk of placement in a temporary out-of-home placement, the county office of family and children shall conduct a criminal history check (as defined in IC 31-9-2-29.7) for each person described in subsection (b)(1) and (b)(2). However, the county office of family and children is not required to conduct a criminal history check under this section if the temporary out-of-home placement is made to an entity or facility that is not a residence (as defined in IC 3-5-2-42.5) or that is licensed by the state.

SECTION 3. IC 31-9-2-29.7 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2004]: Sec. 29.7. "Criminal history check", for purposes of IC 31-34 and IC 31-37, means a report consisting of:

- (1) criminal history data (as defined in IC 10-13-3-5);
- (2) each substantiated report of child abuse or neglect; and
- (3) each adjudication for a delinquent act described in IC 31-37-1-2.".

Page 1, line 13, after "12." insert "(a)".

Page 1, delete lines 16 through 17.

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Delete pages 2 through 4, begin a new paragraph and insert:

- "(b) Except as provided in subsection (c), a local child protection service shall expunge investigation records one (1) year after a report has been classified as indicated under subsection (a).
 - (c) If a local child protection service has:
 - (1) classified a report under subsection (a) as indicated; and
- (2) not expunged the report under subsection (b); and the subject of the report is the subject of a subsequent report, the one (1) year period in subsection (b) is tolled for one (1) year after the date of the subsequent report.

SECTION 6. IC 31-33-18-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2004]: Sec. 2. The reports and other material described in section 1 of this chapter shall be made available only to the following:

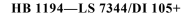
- (1) Persons authorized by this article.
- (2) A legally mandated public or private child protective agency investigating a report of child abuse or neglect or treating a child or family that is the subject of a report or record.
- (3) A police or other law enforcement agency, prosecuting attorney, or coroner in the case of the death of a child who is investigating a report of a child who may be a victim of child abuse or neglect.
- (4) A physician who has before the physician a child whom the physician reasonably suspects may be a victim of child abuse or neglect.
- (5) An individual legally authorized to place a child in protective custody if:
 - (A) the individual has before the individual a child whom the individual reasonably suspects may be a victim of abuse or neglect; and
 - (B) the individual requires the information in the report or record to determine whether to place the child in protective custody;
- (6) An agency having the legal responsibility or authorization to care for, treat, or supervise a child who is the subject of a report or record or a parent, guardian, custodian, or other person who is responsible for the child's welfare.
- (7) An individual named in the report or record who is alleged to be abused or neglected or, if the individual named in the report is a child or is otherwise incompetent, the individual's guardian ad litem or the individual's court appointed special advocate, or both.
- (8) Each parent, guardian, custodian, or other person responsible













for the welfare of a child named in a report or record and an attorney of the person described under this subdivision, with protection for the identity of reporters and other appropriate individuals.

- (9) A court, upon the court's finding that access to the records may be necessary for determination of an issue before the court. However, access is limited to in camera inspection unless the court determines that public disclosure of the information contained in the records is necessary for the resolution of an issue then pending before the court.
- (10) A grand jury upon the grand jury's determination that access to the records is necessary in the conduct of the grand jury's official business.
- (11) An appropriate state or local official responsible for the child protective service or legislation carrying out the official's official functions.
- (12) A foster care review board established by a juvenile court under IC 31-34-21-9 (or IC 31-6-4-19 before its repeal) upon the court's determination that access to the records is necessary to enable the foster care review board to carry out the board's purpose under IC 31-34-21.
- (13) The community child protection team appointed under IC 31-33-3 (or IC 31-6-11-14 before its repeal), upon request, to enable the team to carry out the team's purpose under IC 31-33-3. (14) A person about whom a report has been made, with protection for the identity of:
 - (A) any person reporting known or suspected child abuse or neglect; and
 - (B) any other person if the person or agency making the information available finds that disclosure of the information would be likely to endanger the life or safety of the person.
- (15) An employee of the division of family and children, a caseworker, or a juvenile probation officer conducting a criminal history check under IC 12-14-25.5-3, IC 31-34, or IC 31-37 to determine the appropriateness of an out-of-home placement for a:
 - (A) child at imminent risk of placement;
 - (B) child in need of services; or
 - (C) delinquent child.

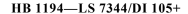
The results of a criminal history check conducted under this subdivision must be disclosed to a court determining the placement of a child described in clauses (A) through (C).

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SECTION 7. IC 31-34-4-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2004]: Sec. 2. (a) If a child alleged to be a child in need of services is taken into custody under an order of the court under this chapter, the court shall consider placing the child with a suitable and willing blood or adoptive relative caretaker, including a grandparent, an aunt, an uncle, or an adult sibling, before considering any other out-of-home placement.

- (b) Before placing a child in need of services with a blood relative or an adoptive relative caretaker, the court may order the division of family and children to:
 - (1) complete a home study of the relative's home; and
 - (2) provide the court with a placement recommendation.
- (c) Except as provided in subsection (e), before placing a child in need of services in an out-of-home placement, including placement with a blood or an adoptive relative caretaker, the court shall order the division of family and children to conduct a criminal history check of each person who is:
 - (1) currently residing in the location designated as the out-of-home placement; or
 - (2) expected to be residing in the location designated as the out-of-home placement during the time the child would be placed in the location.
- (d) A court may not order an out-of-home placement if a person described in subsection (c)(1) or (c)(2) has:
 - (1) committed an act resulting in a substantiated report of child abuse or neglect; or
 - (2) been convicted of a felony listed in IC 12-17.4-4-11 or had a juvenile adjudication for an act that would be a felony listed in IC 12-17.4-4-11 if committed by an adult.
- (e) The court is not required to order the division of family and children to conduct a criminal history check under subsection (c) if the court orders an out-of-home placement to an entity or a facility that is not a residence (as defined in IC 3-5-2-42.5) or that is licensed by the state.

SECTION 8. IC 31-34-18-6.1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2004]: Sec. 6.1. (a) The predispositional report prepared by a probation officer or caseworker shall include the following information:

- (1) A description of all dispositional options considered in preparing the report.
- (2) An evaluation of each of the options considered in relation to the plan of care, treatment, rehabilitation, or placement











recommended under the guidelines described in section 4 of this chapter.

- (3) The name, occupation and position, and any relationship to the child of each person with whom the preparer of the report conferred as provided in section 1.1 of this chapter.
- (b) If a probation officer or a caseworker is considering an out-of-home placement, including placement with a blood or an adoptive relative caretaker, the probation officer or caseworker shall conduct a criminal history check for each person who is:
 - (1) currently residing in the location designated as the out-of-home placement; or
 - (2) expected to be residing in the location designated as the out-of-home placement during the time the child would be placed in the location.

The results of the criminal history check must be included in the predispositional report.

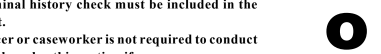
- (c) A probation officer or caseworker is not required to conduct a criminal history check under this section if:
 - (1) the probation officer or caseworker is considering only an out-of-home placement to an entity or facility that:
 - (A) is not a residence (as defined in IC 3-5-2-42.5); or
 - (B) is licensed by the state; or
 - (2) placement under this section is undetermined at the time the predispositional report is prepared.

SECTION 9. IC 31-34-19-7 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2004]: Sec. 7. (a) A court may not enter a dispositional decree under subsection (b) if a person who is:

- (1) currently residing in the location designated as the out-of-home placement; or
- (2) expected to be residing in the location designated as the out-of-home placement during the time the child would be placed in the location;

has committed an act resulting in a substantiated report of child abuse or neglect, has a juvenile adjudication for an act that would be a felony listed in IC 12-17.4-4-11 if committed by an adult, or has a conviction for a felony listed in IC 12-17.4-4-11. If a criminal history check has not been conducted before a dispositional decree is entered under this section, the court shall order the probation officer or caseworker who prepared the predispositional report to conduct a criminal history check in the manner set forth in IC 31-34-18-6.1.

(b) In addition to the factors under section 6 of this chapter, if the









court enters a dispositional decree regarding a child in need of services that includes an out-of-home placement, the court shall consider whether the child should be placed with the child's suitable and willing blood or adoptive relative caretaker, including a grandparent, an aunt, an uncle, or an adult sibling, before considering other out-of-home placements for the child.

(c) The court is not required to order a probation officer or caseworker to conduct a criminal history check under subsection (a) if the court orders an out-of-home placement to an entity or a facility that is not a residence (as defined in IC 3-5-2-42.5) or that is licensed by the state.

SECTION 10. IC 31-34-20-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2004]: Sec. 1. **Subject to section 1.5 of this chapter,** if a child is a child in need of services, the juvenile court may enter one (1) or more of the following dispositional decrees:

- (1) Order supervision of the child by the probation department or the county office of family and children.
- (2) Order the child to receive outpatient treatment:
 - (A) at a social service agency or a psychological, a psychiatric, a medical, or an educational facility; or
 - (B) from an individual practitioner.
- (3) Remove the child from the child's home and place the child in another home or shelter care facility. Placement under this subdivision includes authorization to control and discipline the child.
- (4) Award wardship to a person or shelter care facility. Wardship under this subdivision does not include the right to consent to the child's adoption.
- (5) Partially or completely emancipate the child under section 6 of this chapter.
- (6) Order:
 - (A) the child; or
 - (B) the child's parent, guardian, or custodian;
- to receive family services.
- (7) Order a person who is a party to refrain from direct or indirect contact with the child.

SECTION 11. IC 31-34-20-1.5 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2004]: Sec. 1.5. (a) The juvenile court may not enter a dispositional decree placing a child in another home under section 1(3) of this chapter or awarding wardship to a person under section 1(4) of this chapter if a person who is:

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- (1) currently residing in the home in which the child would be placed under section 1(3) or 1(4) of this chapter; or
- (2) expected to be residing in the home in which the child would be placed under section 1(3) or 1(4) of this chapter during the time the child would be placed in the home;

has committed an act resulting in a substantiated report of child abuse or neglect, has a juvenile adjudication for an act that would be a felony listed in IC 12-17.4-4-11 if committed by an adult, or has a conviction for a felony listed in IC 12-17.4-4-11.

(b) The juvenile court shall order the probation officer or caseworker who prepared the predispositional report to conduct a criminal history check to determine if a person described in subsection (a)(1) or (a)(2) has committed an act resulting in a substantiated report of child abuse or neglect has a juvenile adjudication for an act that would be a felony listed in IC 12-17.4-4-11 if committed by an adult, or has a conviction for a felony listed in IC 12-17.4-4-11. However, the juvenile court is not required to order a criminal history check under this section if criminal history information under IC 31-34-4-2, IC 31-34-18-6.1, or IC 31-34-19-7 establishes whether a person described in subsection (a)(1) or (a)(2) has committed an act resulting in a substantiated report of child abuse or neglect, has a juvenile adjudication for an act that would be a felony listed in IC 12-17.4-4-11 if committed by an adult, or has a conviction for a felony listed in IC 12-17.4-4-11.

SECTION 12. IC 31-34-21-7.5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2004]: Sec. 7.5. (a) The juvenile court may not approve a permanency plan under subsection (c)(1)(D) or (c)(1)(E) if a person who is:

- (1) currently residing with a person described in subsection (c)(1)(D) or (c)(1)(E); or
- (2) expected to be residing with a person described in subsection (c)(1)(D) or (c)(1)(E) during the time the child would be placed in the location;

has committed an act resulting in a substantiated report of child abuse or neglect, has a juvenile adjudication for an act that would be a felony listed in IC 12-17.4-4-11 if committed by an adult, or has a conviction for a felony listed in IC 12-17.4-4-11.

(b) The juvenile court shall order the probation officer or caseworker who prepared the predispositional report to conduct a criminal history check to determine if a person described in subsection (a)(1) or (a)(2) has committed an act resulting in a









substantiated report of child abuse or neglect, has a juvenile adjudication for an act that would be a felony listed in IC 12-17.4-4-11 if committed by an adult, or has a conviction for a felony listed in IC 12-17.4-4-11. However, the juvenile court is not required to order a criminal history check under this section if criminal history information under IC 31-34-4-2, IC 31-34-18-6.1, IC 31-34-19-7, or IC 31-34-20-1.5 establishes whether a person described in subsection (a)(1) or (a)(2) has committed an act resulting in a substantiated report of child abuse or neglect, has a juvenile adjudication for an act that would be a felony listed in IC 12-17.4-4-11 if committed by an adult, or has a conviction for a felony listed in IC 12-17.4-4-11.

- (c) A permanency plan under this chapter includes the following:
 - (1) The intended permanent or long term arrangements for care and custody of the child that may include any of the following arrangements that the court considers most appropriate and consistent with the best interests of the child:
 - (A) Return to or continuation of existing custodial care within the home of the child's parent, guardian, or custodian or placement of the child with the child's noncustodial parent.
 - (B) Initiation of a proceeding by the agency or appropriate person for termination of the parent-child relationship under IC 31-35.
 - (C) Placement of the child for adoption.
 - (D) Placement of the child with a responsible person, including:
 - (i) an adult sibling;
 - (ii) a grandparent;
 - (iii) an aunt;
 - (iv) an uncle; or
 - (v) other another relative;

who is able and willing to act as the child's permanent custodian and carry out the responsibilities required by the permanency plan.

- (E) Appointment of a legal guardian. The legal guardian appointed under this section is a caretaker in a judicially created relationship between the child and caretaker that is intended to be permanent and self-sustaining as evidenced by the transfer to the caretaker of the following parental rights with respect to the child:
 - (i) Care, custody, and control of the child.
 - (ii) Decision making concerning the child's upbringing.



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- (F) Placement of the child in another planned, permanent living arrangement.
- (2) A time schedule for implementing the applicable provisions of the permanency plan.
- (3) Provisions for temporary or interim arrangements for care and custody of the child, pending completion of implementation of the permanency plan.
- (4) Other items required to be included in a case plan under IC 31-34-15 or federal law, consistent with the permanent or long term arrangements described by the permanency plan.

SECTION 13. IC 31-37-17-6.1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2004]: Sec. 6.1. (a) The predispositional report prepared by a probation officer or caseworker shall include the following information:

- (1) A description of all dispositional options considered in preparing the report.
- (2) An evaluation of each of the options considered in relation to the plan of care, treatment, rehabilitation, or placement recommended under the guidelines described in section 4 of this chapter.
- (3) The name, occupation and position, and any relationship to the child of each person with whom the preparer of the report conferred as provided in section 1.1 of this chapter.
- (b) If a probation officer or a caseworker is considering an out-of-home placement, including placement with a blood or an adoptive relative caretaker, the probation officer or caseworker must conduct a criminal history check for each person who is:
 - (1) currently residing in the location designated as the out-of-home placement; or
 - (2) expected to be residing in the location designated as the out-of-home placement during the time the child would be placed in the location.

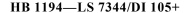
The results of the criminal history check must be included in the predispositional report.

- (c) A probation officer or caseworker is not required to conduct a criminal history check under this section if:
 - (1) the probation officer or caseworker is considering only an out-of-home placement to an entity or a facility that:
 - (A) is not a residence (as defined in IC 3-5-2-42.5); or
 - (B) is licensed by the state; or
 - (2) placement under this section is undetermined at the time the predispositional report is prepared.











SECTION 14. IC 31-37-19-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2004]: Sec. 1. Subject to section 6.5 of this chapter, if a child is a delinquent child under IC 31-37-2, the juvenile court may enter one (1) or more of the following dispositional decrees:

- (1) Order supervision of the child by the probation department or the county office of family and children.
- (2) Order the child to receive outpatient treatment:
 - (A) at a social service agency or a psychological, a psychiatric, a medical, or an educational facility; or
 - (B) from an individual practitioner.
- (3) Remove the child from the child's home and place the child in another home or shelter care facility. Placement under this subdivision includes authorization to control and discipline the child
- (4) Award wardship to a person or shelter care facility. Wardship under this subdivision does not include the right to consent to the child's adoption.
- (5) Partially or completely emancipate the child under section 27 of this chapter.
- (6) Order:
 - (A) the child; or
- (B) the child's parent, guardian, or custodian; to receive family services.
- (7) Order a person who is a party to refrain from direct or indirect contact with the child.

SECTION 15. IC 31-37-19-6, AS AMENDED BY P.L.1-2003, SECTION 79, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2004]: Sec. 6. (a) This section applies if a child is a delinquent child under IC 31-37-1.

- (b) Except as provided in section 10 of this chapter and subject to section 6.5 of this chapter, the juvenile court may:
 - (1) enter any dispositional decree specified in section 5 of this chapter; and
 - (2) take any of the following actions:
 - (A) Award wardship to:
 - (i) the department of correction for housing in a correctional facility for children; or
 - (ii) a community based correctional facility for children.

Wardship under this subdivision does not include the right to consent to the child's adoption.

(B) If the child is less than seventeen (17) years of age, order







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confinement in a juvenile detention facility for not more than the lesser of:

- (i) ninety (90) days; or
- (ii) the maximum term of imprisonment that could have been imposed on the child if the child had been convicted as an adult offender for the act that the child committed under IC 31-37-1 (or IC 31-6-4-1(b)(1) before its repeal).
- (C) If the child is at least seventeen (17) years of age, order confinement in a juvenile detention facility for not more than the lesser of:
 - (i) one hundred twenty (120) days; or
 - (ii) the maximum term of imprisonment that could have been imposed on the child if the child had been convicted as an adult offender for the act that the child committed under IC 31-37-1 (or IC 31-6-4-1(b)(1) before its repeal).
- (D) Remove the child from the child's home and place the child in another home or shelter care facility. Placement under this subdivision includes authorization to control and discipline the child.
- (E) Award wardship to a person or shelter care facility. Wardship under this subdivision does not include the right to consent to the child's adoption.
- (F) Place the child in a secure private facility for children licensed under the laws of a state. Placement under this subdivision includes authorization to control and discipline the child
- (G) Order a person who is a respondent in a proceeding under IC 31-37-16 (before its repeal) or IC 34-26-5 to refrain from direct or indirect contact with the child.

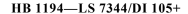
SECTION 16. IC 31-37-19-6.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2004]: Sec. 6.5. (a) The juvenile court may not enter a dispositional decree placing a child in another home under section 1(3) or 6(b)(D) of this chapter or awarding wardship to a person under section 1(4) or 6(b)(E) of this chapter if a person who is:

- (1) currently residing in the home in which the child would be placed under section under section 1(3), 1(4), 6(b)(D), or 6(b)(E) of this chapter; or
- (2) expected to be residing in the home in which the child would be placed under section 1(3), 1(4), 6(b)(D), or 6(b)(E) of this chapter during the time the child would be placed in the











home;

has committed an act resulting in a substantiated report of child abuse or neglect, has a juvenile adjudication for an act that would be a felony listed in IC 12-17.4-4-11 if committed by an adult, or has a conviction for a felony listed in IC 12-17.4-4-11.

(b) The juvenile court shall order the probation officer or caseworker who prepared the predispositional report to conduct a criminal history check to determine if a person described in subsection (a)(1) or (a)(2) has committed an act resulting in a substantiated report of child abuse or neglect, has a juvenile adjudication for an act that would be a felony listed in IC 12-17.4-4-11 if committed by an adult, or has a conviction for a felony listed in IC 12-17.4-4-11. However, the juvenile court is not required to order a criminal history check under this section if criminal history information under IC 31-37-17-6.1 establishes whether a person described in subsection (a)(1) or (a)(2) has committed an act resulting in a substantiated report of child abuse or neglect, has a juvenile adjudication for an act that would be a felony listed in IC 12-17.4-4-11 if committed by an adult, or has a conviction for a felony listed in IC 12-17.4-4-11.

SECTION 17. IC 31-39-2-13.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2004]: Sec. 13.5. The records of the juvenile court are available without a court order to an employee of the division of family of children, a caseworker, or a juvenile probation officer conducting a criminal history check under IC 12-14-25.5-3, IC 31-34, or IC 31-37 to determine the appropriateness of an out-of-home placement for a:

- (1) child at imminent risk of placement;
- (2) child in need of services; or
- (3) delinquent child.".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to HB 1194 as introduced.)

SUMMERS, Chair

Committee Vote: yeas 12, nays 0.







